PERKINSCOIE

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March 7, 2018

Andrew G. McBride AMcBride@perkinscoie.com D. +1.202.654.6268 F. +1.202.624.9525

VIA ECFS

DOCKET FILE COPY ORIGINAL

Ms. Marlene H. Dortch Secretary Federal Communications Commission 445 12th Street, SW Washington, DC 20554 Received & Inspected

Re:

Telephone Number Portability, et al.

CC Docket No. 95-116; WC Docket Nos. 09-109 and 07-149

Dear Secretary Dortch:

At the request of the Transition Oversight Manager (the "TOM"), the North American Portability Management LLC (the "NAPM") filed a document from the TOM in the above-referenced proceedings on January 29, 2018.

On March 5, 2018, the TOM requested that the NAPM file an additional document, correcting and retracting statements made by the TOM in the January 29 filing. The TOM's letter to the NAPM requesting that filing and the TOM's correction and retraction of its prior statements are attached hereto as Exhibit A.

Due to the NAPM's failure to file the TOM's correction and retraction, the TOM has authorized Neustar to file the correction and retraction. The TOM's letter authorizing Neustar to file the correction and retraction is attached hereto as Exhibit B.

Accordingly, Neustar, by its attorneys, hereby submits the TOM's correction and retraction for filing in the above-referenced proceedings. We request that the NAPM upload Exhibit A to its transition website as requested by the TOM in Exhibit A.

Very truly yours,

Andrew G. McBride

Counsel to Neustar, Inc.

No. of Copies rec'd____ List ABCDE

Perkins Core LLP

FCC Ma

Ms. Marlene H. Dortch March 7, 2018 Page 2

Enclosures

cc Claude Aiken
Amy Bender
Theresa Z. Cavanaugh
Nicholas Degani
Neil Dellar
P. Michele Ellison
Thomas M. Johnson, Jr.
Marilyn Jones
Travis Litman
Kris Monteith
Jay Schwarz
Michelle M. Sclater
Ann Stevens

Exhibit A



Via Email & Certified Mail

March 5, 2018

Teresa Patton
TP1393@att.com
Tim Kagele
Tim_Kagele@comcast.com
North American Portability Management LLC
370 17th Street, Suite 4800
Denver, Colorado 80202

Re: Telephone Number Portability, et al. CC Docket No. 95-116; WC Docket Nos. 09-109 and 07-149

Dear NAPM LLC Co-Chairs:

Please be advised that PricewaterhouseCoopers LLC, in its role as the Transition Oversight Manager (the "TOM"), hereby requests that the North American Portability Management LLC ("NAPM") file the enclosed statement in the public dockets referenced above and upload the enclosed statement to its website.

Regards,

Greg Chiasson

Enc.

cc:

Michael O'Connor, Michael.O'Connor@team.neustar, Neustar, Inc. William Reidway, William.ReidwayJr@team.neustar, Neustar, Inc. Kathy Timko, ktimko@iconectiv.com, iconectiv



"None of the statements in the January 29, 2018 filing by the TOM should be read to state or imply an opinion that any party to the transition, including Neustar, NAPM LLC, or iconectiv, has acted in bad faith. To the extent that any statement by the TOM could be considered to allege that any party has acted in bad faith, the TOM hereby retracts such statement(s)."

Exhibit B



Via Email & Certified Mail

March 5, 2018

Neustar, Inc. 21575 Ridgetop Circle Sterling, VA 20166

Re: Telephone Number Portability, et al. CC Docket No. 95-116; WC Docket Nos. 09-109 and 07-149

Dear Neustar:

Please be advised that PricewaterhouseCoopers LLC, in its role as the Transition Oversight Manager (the "TOM"), hereby authorizes Neustar, Inc. ("Neustar") to file the attached Exhibit A in the public dockets referenced above.

Regards,

Greg Chiasson

Enc.



"None of the statements in the January 29, 2018 filing by the TOM should be read to state or imply an opinion that any party to the transition, including Neustar, NAPM LLC, or iconectiv, has acted in bad faith. To the extent that any statement by the TOM could be considered to allege that any party has acted in bad faith, the TOM hereby retracts such statement(s)."